## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2014-053489 04/13/2015

CLERK OF THE COURT

HON. CAREY SNYDER HYATT

S. Blair Deputy

IN RE THE MATTER OF MARC J KROON

RICHARD R SEYFFER

AND

TRICIA L KROON

CYNTHIA L BEST

FAREN AKINS 7702 E. DOUBLETREE RANCH ROAD SUITE 300 SCOTTSDALE AZ 85258

## MINUTE ENTRY

Courtroom 104 – NE

8:39 a.m. This is the time set for telephonic Status Conference re: status of discovery and progress of the Comprehensive Family Evaluation. Petitioner/Father is not present, but is represented by above-named counsel. Respondent/Mother is not present, but is represented by above-named counsel.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Discussion is held regarding the Comprehensive Family Evaluation. The parties filed multiple pleadings in lieu of an agreed upon name for a Comprehensive Family Evaluation provider or a blind list. Thus, the Court deems their filings as the equivalent of no list at all. Therefore,

IT IS ORDERED appointing Faren Akins to conduct a Comprehensive Family Evaluation in this matter. Details regarding this appointment shall be more fully set forth by separate minute entry. Mother shall be responsible for 100% of the fees, subject to reallocation.

Docket Code 028 Form D000A Page 1

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2014-053489 04/13/2015

Counsel for Mother makes an oral request to split the Comprehensive Family Evaluator's fees equally, instead of the 100% to Mother as previously ordered.

The Court treats the request as an oral motion to reconsider, which is denied.

Discussion continues regarding various pending motions.

IT IS ORDERED affirming the Court's rulings outlined in the March 18, 2015, minute entry regarding the Motion to Dismiss and Motion to Enforce Court-Ordered Parenting Time.

The Court has reviewed and considered the Motion for Father to Undergo Testing and an Evaluation filed by Mother on March 18, 2015, and the Response filed thereafter.

IT IS ORDERED denying the motion for reasons stated on the record.

Discussion continues regarding the status of discovery, specifically Father's request for copies of journal entries and recordings.

IT IS ORDERED that Dr. Messing shall turn over the documents requested to Mother's counsel, who will provide it to Father's counsel. If Mother's counsel fails to provide these documents to Father's counsel, Dr. Messing will be precluded from testifying in this case. If Mother has copies of the documents requested, she shall provide them to her counsel.

Father's counsel orally motions the Court to reconsider its ruling on the reinstatement of the custody plan.

IT IS ORDERED affirming the previous parenting time plan, which shall remain in effect until trial.

Based on matters presented to the Court,

IT IS ORDERED setting a telephonic Status Conference re: status of the Comprehensive Family Evaluation, status of discovery, and settlement plans on **July 13, 2015, at 9:15 a.m.** (45 minutes allotted) in this Division. Ms. Best shall initiate the call.

9:05 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2014-053489 04/13/2015